

In the Court of Appeals of the State of Alaska

Christopher Stacy,
Appellant,

v.

State of Alaska,
Appellee.

Court of Appeals No. **A-12668**

Order

Date of Order: **5/16/22**

Trial Court Case No. **1KE-13-00753CR**


Last November, in *Stacy v. State*, 500 P.3d 1023 (Alaska App. 2021), this Court remanded this case to the superior court for further proceedings so that the prosecutor could, as outlined in our decision, properly fulfill their duty under *Brady v. Maryland*, 373 U.S. 83 (1963). In particular, the prosecutor was to ensure that at the relevant police personnel files have been “reviewed for any impeachment evidence that is significant enough that it could be material in Stacy’s case.” Although we retained jurisdiction of the appeal, we did not provide a due date for the remand proceedings, nor did we require periodical updates on the process of the proceedings.

Accordingly, **IT IS ORDERED:**

The parties are directed to jointly provide this Court with a status report concerning the posture of the remand proceedings. The status report is due on or before June 15, 2022.

Entered at the direction of Chief Judge Allard.

Clerk of the Appellate Courts

A handwritten signature in black ink, appearing to read 'Kaitlin D'Eimon', written over a horizontal line.

Kaitlin D'Eimon, Deputy Clerk

Distribution:

Email:

Jura, Emily L.

Ringsmuth, Eric